Case 4:17-cv-00341-A Document 13 Filed 07/19/17 Page 1 of 3 Page ID 172

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

CLERK, U.S. DISTRICT COURT
By
Deputy
Deputy

٧.

CIVIL ACTION NO. 4:17CV-341

ALLIED PROPERTY AND CASUALTY INSURANCE COMPANY,

Defendant.

PLAINTIFF'S MOTION TO DISMISS WITHOUT PREJUDICE

For his voluntary Motion to Dismiss without Prejudice, Robert Glasgow, Plaintiff would respectfully show the Court:

- 1. Pursuant to Rule 41 of the Federal Rules of Civil Procedure, Robert Glasgow before trial, but after Defendant has filed an answer, respectfully moves the Court to render its order dismissing the Petition without prejudice.
- 2. Petitioner has consulted with counsel for Defendant, who does not oppose this motion.

WHEREFORE, Petitioner respecfully moves the Court to render its order dismissing the Petition without prejudice.

Respectfully suppnitted,

Kent Canada

Attorney for Plaintiff 1900 Preston Road #267

Plano, Texas 75093

SBN: 03733720

214-632-7228 800-425-5059 telecopy

attorney@kentcanadalaw.com

CERTIFICATE OF CONFERENCE

I certify that I contacted the attorney for the Defendant by contacting Patrick Kemp, with Segal McCambridge, in the above-referenced matter and Patrick Kemp stated that Defendant does not oppose the attached motion.

Kent Cavall

I certify a true and correct copy was served on opposing counsel on the 18th day of July 2017.

Kent Canada

Kent Canada

Attorney at Law

July 18, 2017

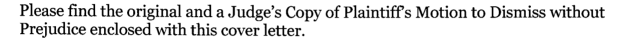
United States District Clerk 501 W 10th St Room 310 Fort Worth, Texas 76102

Re

Glasgow v. Allied

4:17CV-341

Dear Clerk:



Please also find a proposed Order enclosed with this letter.

Please file the original Motion to Dismiss and please present the Motion along with the proposed Order to the Court for consideration.

Please contact me with your questions.

Sincerely,

Kant Canada

KC:kc

c:

client

opposing counsels

RECEIVED